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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/539,409	06/17/2005	Reinhold Buck	08806.0179	4997
22852 7590 04/14/2009 FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER LLP 901 NEW YORK AVENUE, NW WASHINGTON, DC 20001-4413				
			EXAMINER CHRISTIAN, MARJORIE ELLEN	
			ART UNIT 1797	PAPER NUMBER
			MAIL DATE 04/14/2009	DELIVERY MODE PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/539,409

Applicant(s)

BUCK ET AL.

Examiner

MARJORIE CHRISTIAN

Art Unit

1797

Period for Reply -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 17 June 2005.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-15 and 26-31 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-15 and 26-31 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☒ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☒ All b) ☐ Some * c) ☐ None of:
1. ☒ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

* See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☒ Information Disclosure Statement(s) (PTO-8508)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

DETAILED ACTION

Summary

1. This is the initial Office action based on the application filed June 17th, 2005.
2. Claims 1-16, 26-31 are pending and have been fully considered.

Election/Restrictions

3. Applicant's election with traverse of Group I, Claims 1-15, 26-31 in the reply filed on 2/20/2009 is acknowledged. The traversal is on the grounds that RADUNSKY does not teach the similar technical feature, specifically the molecular weight cut-off of 45 kDa. This is not found persuasive because the similar technical feature is disclosed by multiple references as shown below.

The requirement is still deemed proper and is therefore made FINAL.

Priority

4. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Double Patenting

5. Claims 1-15, 26-31 are provisionally rejected on the ground of nonstatutory obviousness-type double patenting as being unpatentable over claims 1, 3-7 of copending Application No. 10/540,123. Although the conflicting claims are not identical,

they are not patentably distinct from each other because they both disclose a hollow fiber membrane comprising a hydrophobic and hydrophilic polymer with multiple layers.

This is a provisional obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claim Rejections - 35 USC § 102/103

6. **Claims 1-11, 13, 26-29** are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over US Patent No. 4,935,141, BUCK et al. (hereinafter BUCK) as evidenced by US Patent No. 6,802,820, GORSUCH et al. (hereinafter GORSUCH).

As to Claim 1, BUCK discloses a permselective asymmetric hollow fiber membrane, comprising hydrophobic and hydrophilic polymer (Claim 1), and proteins having molecular weight of at least that of albumin are completely rejected from the membrane (C5/L46-54), where it is implicit or at least obvious that BUCK allows passage of molecules having a molecular weight of up to 45 kDa (BUCK, Claim 1), as evidenced by GORSUCH. GORSUCH discloses the sieving co-efficients of various components based on their molecular weight in the hollow fiber membrane (Fig. 7). Further, it has been held that "[W]here the general conditions of a claim are disclosed in the prior art, it is not inventive to discover the optimum or workable ranges by routine experimentation." *In re Aller*, 220 F.2d 454, 456, 105 USPQ 233, 235 (CCPA 1955).

It is inherent that the hollow fiber membrane has a molecular weight exclusion limit in water of about 200 kDa, absent evidence to the contrary. Size exclusion limits

can be easily manipulated based on the test methods used to determine the size exclusion limits; and a multitude of possible structural and operational limitations can be envisaged based on this characteristic. Therefore, many hollow fiber membranes would appear to have the desired size exclusion limit and the size exclusion limit has no limiting effect.

Alternatively, it has been held obvious to optimize a result effective variable (size exclusion limits) and BUCK discloses that size exclusion limits are result-effective variables in filtration (C5/L1-56). Therefore, the invention as a whole would have been *prima facie* obvious to one of ordinary skill in the art at the time the invention was made.

As to Claims 2-6, BUCK discloses that the hydrophobic polymer is polysulfone, the hydrophilic polymer is polyvinylpyrrolidone, and it appears that the hydrophobic polymer is present in the amount of 50-80% by weight, and the hydrophilic polymer is present in the amount of 20-50% by weight (Ex. 1-2,4-5, Claim 6), or alternatively it would at least be obvious to optimize the amount of each polymer present and it is implicit that the polymers are domains on the surface of the membrane, absent evidence to the contrary.

As to Claim 7, BUCK discloses a 3-layer asymmetric structure (Fig. 1a, b).

As to Claims 8-9, BUCK discloses a separation layer is present in the inner most layer of the hollow fiber and has a thickness of less than 1 μm (C3/L53-55, C4/L8-16), where it would be obvious to optimize the thickness of the separation layer by routine experimentation.

As to Claim 10, BUCK discloses the separation layer contains pore channels (Fig. 2A).

As to Claims 11, 29, BUCK discloses the pore size in the separation layer is 20-40 nm (Claim 2).

As to Claim 13, BUCK discloses the sieving coefficient for albumin in presence of whole blood is below 0.05 (C5/L46-54).

As to Claims 26-28, BUCK discloses hemofiltration, hemodialysis and hemofiltration of whole blood comprising filtering the blood with at least one membrane as claimed in claim 1 (C4/6, C5/L21-23, Ex. 3).

7. Claims 1-11, 13-14, 26-29, 30 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over EP 0 568 045, KAGAWA et al. (hereinafter KAGAWA) as evidenced by US Patent No. 6,802,820, GORSUCH et al. (hereinafter GORSUCH).

As to Claims 1-6, 13, KAGAWA discloses a hollow fiber membrane with an asymmetric structure comprising: polysulfone and polyvinylpyrrolidone, with the polymer composition in the range of 90% hydrophobic and 10% hydrophilic and 60% hydrophobic and 40% hydrophilic which encompasses the claimed ranges (KAGAWA, Claim 1), where it is implicit that the polymers are present as domains on the surface, absent evidence to the contrary. KAGAWA further discloses a sieving co-efficient of albumin less than 0.05 (Table 1), and high permeation of middle molecular weight proteins (Pg. 16, Lines 5-6) it is implicit that the membrane allows passage of molecules

having a molecular weight of up to 45kDa, as evidenced by GORSUCH. GORSUCH discloses the sieving co-efficients of various components based on their molecular weight in the hollow fiber membrane (Fig. 7). Further, it has been held that "[W]here the general conditions of a claim are disclosed in the prior art, it is not inventive to discover the optimum or workable ranges by routine experimentation." *In re Aller*, 220 F.2d 454, 456, 105 USPQ 233, 235 (CCPA 1955).

It is inherent that the hollow fiber membrane has a molecular weight exclusion limit in water of about 200 kDa, absent evidence to the contrary. Size exclusion limits can be easily manipulated based on the test methods used to determine the size exclusion limits; and a multitude of possible structural and operational limitations can be envisaged based on this characteristic. Therefore, many hollow fiber membranes would appear to have the desired size exclusion limit and the size exclusion limit has no limiting effect.

Alternatively, it has been held obvious to optimize a result effective variable (size exclusion limits) and KAGAWA discloses that size exclusion limits are result-effective variables in filtration (Pg. 10, Lines 52-Pg. 11, Lines 3). Therefore, the invention as a whole would have been *prima facie* obvious to one of ordinary skill in the art at the time the invention was made.

As to Claims 7-9, 14, 30, KAGAWA discloses that the membrane has a three layer structure with an inner separating layer having a thickness of 0.1-3 μm (Pg. 10, Lines 44-51) and an outer pore diameter of 0.5-3 μm . KAGAWA further discloses the process conditions can be modified to optimize the outer surface structure using a

spinning process whereby hollow fiber membranes having many micropores of relatively large diameter in their outer surface can be readily obtained and it would naturally flow that it has pores in the range of 20,000 to 100,000 pores per mm² on the outer surface, absent evidence to the contrary.

Alternatively, KAGAWA presents a finding that one of ordinary skill in the art could optimize the process conditions to obtain the desired pore size and number of pores on the surface with a reasonable expectation of success. It has been held that "[W]here the general conditions of a claim are disclosed in the prior art, it is not inventive to discover the optimum or workable ranges by routine experimentation."

As to Claims 10-11, 29, KAGAWA discloses that the outer surface layer has microslits (pore channels and diameter) with width of 0.001-0.05 micron, which overlaps the range of less than 20-40nm (Pg. 10, Lines 44-51).

As to Claims 26-28, KAGAWA discloses that the membrane of Claim 1 is used in hemodialysis, hemofiltration and hemoconcentration (Abstract).

8. Claims 1-2, 5-7, 26-28 are rejected under 35 U.S.C. 102(e) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over US Patent No. 6,802,820, GORSUCH et al. (hereinafter GORSUCH).

As to Claim 1-2, 5-6, GORSUCH discloses a permselective asymmetric hollow fiber membrane, comprising: polysulfone modified with polyethylene oxide- polyethylene glycol copolymer (C4/L63-65), where it is implicit that the hydrophobic and hydrophilic polymer are present as domains on the surface, absent evidence to the contrary, and

the membrane allows passage of molecules having a molecular weight of up to 45 kDa in presence of whole blood (Fig. 7); and that the sieving coefficient for albumin is 0.05 (Fig. 7). It is inherent that the hollow fiber membrane has a molecular weight exclusion limit in water of about 200 kDa, absent evidence to the contrary. Size exclusion limits can be easily manipulated based on the test methods used to determine the size exclusion limits; and a multitude of possible structural and operational limitations can be envisaged based on this characteristic. Therefore, many hollow fiber membranes would appear to have the desired size exclusion limit and the size exclusion limit has no limiting effect.

Alternatively, it has been held obvious to optimize a result effective variable (size exclusion limits) "[W]here the general conditions of a claim are disclosed in the prior art, it is not inventive to discover the optimum or workable ranges by routine experimentation." GORSUCH discloses that size exclusion limits are result-effective variables in filtration as shown in Fig. 7. Therefore, the invention as a whole would have been *prima facie* obvious to one of ordinary skill in the art at the time the invention was made.

As to Claim 7, GORSUCH discloses at least a 3-layer asymmetric structure (Claim 6).

As to Claims 26-28, GORSUCH discloses using the membrane of Claim 1 to perform hemofiltration, hemodialysis and hemodiafiltration with the membrane of (C5/56-C6/L7).

9. **Claim 12** is rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over US Patent No. 4,935,141, BUCK et al. (hereinafter BUCK) as evidenced by HERBELIN et al., *Elevated circulating levels of interleukin-6 in patients with chronic renal failure*, Kidney International, Vol. 39, (1991), pp. 954-960 (hereinafter HERBELIN).

As to Claim 12, BUCK discloses the sieving coefficients for various blood components (C5/L46-54), where it is inherent that the sieving coefficient for IL-6 in presence of whole blood is 0.9-1.0 based on the molecular weight of IL-6 (approximately 26 kDa), or it would at least be obvious to optimize the sieving coefficient of IL-6 as it is well-known that excessive amounts of IL-6 are commonly present and produced in patients receiving renal treatments and excessive amounts of IL-6 have detrimental effects, as evidenced by HERBELIN. HERBELIN discloses that patients in chronic renal failure have elevated levels in IL-6 and that elevated levels result in an acute inflammatory response (pg. 954-960). Further, it has been held that optimization of result-effective variables is a matter of routine for a person having ordinary skill in the art and therefor is not patentably significant.

10. **Claim 12** is rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over EP 0 568 045, KAGAWA et al. (hereinafter KAGAWA) as evidenced by HERBELIN et al., *Elevated circulating levels of interleukin-6 in patients with chronic renal failure*, Kidney International, Vol. 39, (1991), pp. 954-960 (hereinafter HERBELIN).

As to Claims 12, KAGAWA discloses that the hollow fiber membranes have a high sieving co-efficient for middle molecules (Pg. 16, Lines 5-6, Table 1), where it is implicit that the sieving co-efficient for IL-6 (weight of approximately 26kDa) is 0.9-1.0. Alternatively, it would at least be obvious to optimize the sieving co-efficient of IL-6 as it is well-known that excessive amounts of IL-6 are commonly present in patients with chronic renal failure and excessive amounts of IL-6 have detrimental effects, as evidenced by HERBELIN. HERBELIN discloses that patients in chronic renal failure have elevated levels in IL-6 and that elevated levels result in an acute inflammatory response (pg. 954-960). Further, it has been held that optimization of result-effective variables is a matter of routine for a person having ordinary skill in the art and therefor is not patentably significant.

11. **Claim 12 is rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over US Patent No. 6,802,820, GORSUCH et al. (hereinafter GORSUCH) as evidenced by HERBELIN et al., *Elevated circulating levels of interleukin-6 in patients with chronic renal failure*, Kidney International, Vol. 39, (1991), pp. 954-960 (hereinafter HERBELIN).**

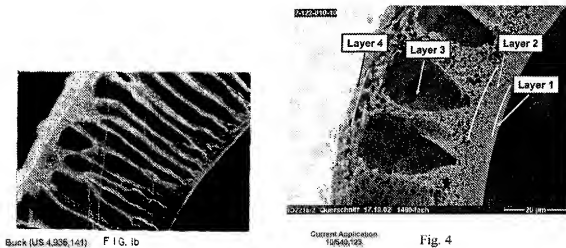
As to Claim 12, GORSUCH discloses the sieving coefficients in whole blood for hollow fiber membrane is based on the molecular weight of the components and as the molecular weight of IL-6 is 26kDa it appears that the sieving co-efficient for IL-6 would be 0.9-1.0. Alternatively, it would at least be obvious to optimize the sieving co-efficient of IL-6 as it is well-known that excessive amounts of IL-6 are commonly present in

patients with chronic renal failure and excessive amounts of IL-6 have detrimental effects, as evidenced by HERBELIN. HERBELIN discloses that patients in chronic renal failure have elevated levels in IL-6 and that elevated levels result in an acute inflammatory response (pg. 954-960). Further, it has been held that optimization of result-effective variables is a matter of routine for a person having ordinary skill in the art and therefor is not patentably significant.

12. **Claims 14-15, 30-31 are rejected under 35 U.S.C. 102(b) as anticipated by or, in the alternative, under 35 U.S.C. 103(a) as obvious over US Patent No. 4,935,141, BUCK et al. (hereinafter BUCK) as evidenced by EP 0 568 045, KAGAWA et al. (hereinafter KAGAWA) and US Patent No. 6,802,820, GORSUCH et al. (hereinafter GORSUCH).**

As to Claims 14-15, 30-31, BUCK inherently has an outer layer, different from the finger-like structure and this outer layer is equated with Applicant's fourth layer. As shown in the figures below, with prior art of BUCK on the left and the current application on the right, it is presumed that the structure of BUCK has the stated properties of an outer surface including a pore size of 0.5 to 3 micron, alternatively it would have been obvious to produce a membrane with a outer layer pore size in the range of 0.5 to 3 micron based on the teachings of BUCK which has the same sponge-like and finger-like structure of layers and the same inner layer pore size, as evidenced by KAGAWA. KAGAWA discloses that outer surface layer has micropores with a 0.1-0.5 micron average pore diameter (Pg. 10, Lines 44-51).

Further, it is either inherent or would have been obvious to produce an outer sponge layer with the property of pore density in the range of 20,000 to 100,000 pores per mm², based on the similarity in structure and as evidenced by KAGAWA. KAGAWA discloses the process conditions can be modified to optimize the outer surface structure using a spinning process whereby hollow fiber membranes having many micropores of relatively large diameter in their outer surface can be readily obtained. KAGAWA presents a finding that one of ordinary skill in the art could optimize the process conditions to obtain the desired pore size and number of pores on the surface with a reasonable expectation of success.



Alternatively, although BUCK does not appear to expressly disclose that this outer layer is the fourth layer, it would have been obvious to one having ordinary skill in the art to include a fourth layer as it has been held that mere duplication of parts has no patentable significance. *In re Harza*, 274 F.2d 669, 124 USPQ 378 (CCPA 1960). Including four layers in a hollow fiber membrane is well-known, as evidenced by GORSUCH. GORSUCH discloses four zones in hollow fiber membrane (Fig. 1).

Therefore, the invention as a whole would have been *prima facie* obvious to one of ordinary skill in the art at the time the invention was made.

Conclusion

13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to MARJORIE CHRISTIAN whose telephone number is (571)270-5544. The examiner can normally be reached on Monday through Thursday 7-5pm (Fridays off).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, David R. Sample can be reached on (571)272-1376. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Application/Control Number: 10/539,409
Art Unit: 1797

Page 14

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Primary Examiner, Art Unit 1797